

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
NORTHEASTERN DIVISION**

UNITED STATES OF AMERICA	)	
ex rel ONE STOP ENVIRONMENTAL,	)	
LLC,	)	
	)	
Plaintiff,	)	<b>Civil Action File No.</b>
	)	<b>CV-12-PWG-2742-NE</b>
v.	)	
	)	
WESTCHESTER FIRE	)	
INSURANCE COMPANY and	)	
NCM DEMOLITION REMEDIATION,	)	
L.P.,	)	
	)	
Defendants.	)	

**JOINT STIPULATION FOR DISMISSAL**

COME NOW the Plaintiff and Defendants in this action and pursuant to Rule 41(a)(1)(ii) of the *Federal Rules of Civil Procedure*, have reached a final agreement and stipulate to the dismissal of all claims asserted by the parties in this action, with prejudice, with each party to bear their own costs and any other costs to be taxed as paid.

Respectfully submitted this 30<sup>th</sup> day of January, 2013.

/s/ Charles A. Ray, IV

CHARLES A. RAY, IV  
Attorney for Westchester Fire  
Insurance Company  
MAPLES & RAY, PC  
401 Holmes Ave., Suite H  
Huntsville, AL 35801  
(256) 489-9779 – Telephone  
(256) 489-9720 – Facsimile  
[cray@maplesandray.com](mailto:cray@maplesandray.com)

/s/Charles A. Burkhart

CHARLES A. BURKHART  
Attorney for One Stop  
Environmental, LLC  
BALCH & BINGHAM, LLP  
1901 6<sup>th</sup> Avenue North, Suite 1500  
Birmingham, AL 35203  
(205) 226-8753 – Telephone  
(205) 488-5689 – Facsimile  
[cburkhart@balch.com](mailto:cburkhart@balch.com)

/s/ Brad C. Parrott

BRAD C. PARROTT  
Attorney for Westchester Fire Insurance  
Company & NCM Demolition  
Remediation, L.P.  
FOLTZ MARTIN HUDSON & KNAPP, LLC  
Five Piedmont Center, Suite 750  
Atlanta, Georgia 30305  
(404) 231-9397 – Telephone  
(404) 237-1659 – Facsimile  
[BParrott@FoltzMartin.com](mailto:BParrott@FoltzMartin.com)

/s/L. Conrad Anderson, IV

L. CONRAD ANDERSON, IV  
Attorney for One Stop  
Environmental, LLC  
BALCH & BINGHAM, LLP  
1901 6<sup>th</sup> Avenue North, Suite 1500  
Birmingham, AL 35203  
(205) 226-8753 - Telephone  
(205) 488-5689 - Facsimile  
[canderson@balch.com](mailto:canderson@balch.com)